BUSINESS CARDS

EYLE A. DICKEY.—Attorney at Law and Notary Public. P. O. bez 786, Henolulu H. | King and Bethel Sta.

H. HACKFELD & CO., LTD.—General Correlation Agents, Queen St., Hono-lulu H. I.

F. A. ScHAEFER & CO.—Importers and Commission Merchants, Honoiulu, Ha waitan Islands.

LEWERS & COOKE.—(Robert Lewers, F. J. Lowrey, C. M. Cooke.)—Importers and dealers in lumber and building mate-rials Office, 414 Fort St.

CONSOLIDATED SODA WATER WORKS CO., Ltd.-Esplanade, Cor. Fort and Allen Sts. Hollister & Co.,

WILDER'S STEAMSHIP COMPANY-Freight and passengers for all Island h

HONOLULU STOCK EXCHANGE.

| | NAME OF STOCK. | Capital | Val | Bid | Ask. | was passed by title for its first read- | t |
|----|---|------------------------|-----------|--------|-----------|---|----------|
| | | | | | - | Prendergast introduced bills of which | 8 |
| | MERCANTILE | | | 1 | | he had previously given notice, and | ì |
| | | 1,000,000 | 100 | | | which was read by title for the first | t |
| | N. S Sachs' Dry Goo's | | | | **** | time, as follows: 'An Act to provide | 1 |
| | L. B. Kerr & Co., Ltd | 20 0, 00 | 100 50 | 79.00 | 110 | a great seal for the Territory of Ha- wail, and to repeal chapter 5 of the | t |
| | In B. Kerr & Co., Inc. | 20 0/100 | 30 | 155.55 | 55 | Civil Code." It passed its first read- | F |
| | BORAN | | 7.1 | | | ing. | V |
| | Ewa | 5,000,000 | 20 | 2136 | 285 | Also a bill entitled, "An Act to au- | 8 |
| | Hamos Haw. Agricultural Co | 175,000 | 100 | 5111 | | thorize the construction of electric | H |
| | Haw. Agricultural Co. | 2,312,760 | 100 | **** | 220 86 | street rallway upon the streets of Ho- nolulu by the Hawaiian Tramways | E |
| | Haw. Com. & Sug. Co. Hawaiian Sugar Co. | 2,000,000 | 20 | 46 | 43 | Company." It was read by title and | h |
| | Honomv | 2.000,000 | 20 | 165 | 100 | passed at its first reading, | ii |
| | Haiku | 500,000 | 100 | | 240 | Makainai introduced a bill entitled, "An Act providing for the government | a |
| | Kahuku | 1,050,000 | 20 50 | 26 | | and control of the sewer system." It | a |
| | Kihei Plau. Co.Lt. a Paid up | 1,500,000 | 50 | 1054 | 11 | was read by title and passed its first | II is |
| | Kipshulu | 160.000 | 100 | | | reading. | ii |
| | Koloa Kona Sugar Co. | 500,000 | 100 | | 80 | Aylett introduced a bill entitled, "An | k |
| | McBryde S. Co.Lt. A) | 832,500 | 20 | 854 | 81, | Act to repeal sections 317, 318, 319, 329, | b |
| | Nahiku Sugar Co. A | 1,650,000 | 20 | 1294 | 13) | 321 and 322, relating to Sunday." Emmeluth introduced a biii of which | n |
| | " Paid up ! | ******* | 20 | ., | 1000 | he had given notice March 6, entitled, | a |
| | Oahu Sugar Co Onomes | 3,600,000 1,000,000 | 20 | 161 | 16/35 | "An Act to amend section 2 of the Ses- | |
| | Ookala | 500,000 | 20 | 1534 | 1814 | Nailima introduced a bill of which he | a |
| | Olas Sugar Co. LtAs Paid up | 2,500,000 | 20 | 424 | 4.5 | had given notice March 6, entitled, "An | n |
| | Olewalu | 150,000 | 100 | .5 | 10 | Act to provide for the election of a del- | V |
| | Panhan Sug. Plan. Co | 500,000 | 100 | +++++ | ***** | egate to the House of Representatives | t |
| | Pacific | 750,000 | 100 | | 100 | of the United States, etc." It was read by title and passed its first reading. | h |
| | Pepeekeo | 2,000,000 | 100 | **** | 190 | Makainal gave notice of his intention | ti |
| | Waislus Agr Co | | 100 | 115 | 11/14 | to introduce two bills, entitled, (1) "An | 11 |
| | Walluku | 700,0.0 | 100 | 99 19 | | Act providing for the numbering of | t |
| | Waimanalo Waimea | 125,000 | 100 | **** | 100 | buildings in Honelulu, Island of Oahu," and (2) "An Act providing for the | b |
| | STRAMSHIP COS. | 200 | | | | naming of streets in Honoralu, Island | t |
| | Wilder S. S. Co | 500,000 | 100 | | 105 | of Oahu." | b |
| | Inter-Island S. S. Co | 500,000 | 100 | | | The speaker called for the order of | P |
| | MISCELLANBOUS | | | | | the consideration of House bill 14. This was "An Act to prohibit the board or | b |
| | Hawaitan Electric Co. | 250,000 | 100 | 10.00 | 100 | boards of health, or health officer or | n |
| | Hon. Sp. Tr. & Ld. Co. Fon. Steam Laundry | 250,000 | 100 | | 100 | officers, from condemning for destruc- | it |
| | Mutual Telephone Co. | 89,0.0 | 10 | - 9 | 10 | tion of any property without compen- sation." | it |
| | People's Ice & Ref. Co. | 150,000 | 100 | 107 | 0.00 | House Bill 15 was called. This bill | a |
| | BANKS. | | 07.0. | 183 | | was to amend section 814, chapter 59, | e |
| | First National Bank | | 110.2% | low. | 110 | of the Civil Laws relating to dog tax, | 11 |
| | First Am, Savings Bk. | | | 1777 | | Hanheo, who moved it be referred to | n |
| | ▲ Trust co | 199499) | | | 105 | the committee on judiciary. The speak- | 0 |
| | Bonne | | | .v.u | | er made the order. | b |
| | Haw. Govt. 6 per cent. Haw. Govt. 5 per cent. | ******* | | 100 | 97 | House Bill 20, "An Act to amend sec- | L |
| | Haw Govt Postal Sa. | | | 079.55 | | tions 872 and 873 of the Penal Laws of 1897," relating to the interment of the | b |
| | vings 45 per cent. Hilo R. R. Co 6 per ct. From. S. T. & L. Co Ewa Plantation 6 p c. O R. A. Co | ******* | ***** | *** | "ioi | dead, and cemeteries and burying | 1 |
| | Hon. K. T. & L. Co | ******* | | | 101 | grounds. Makekau moved it be refer- | t |
| | O. R. & L. Co. | ******* | | 11.3 | | red to the committee on public health. The speaker said there was a motion | |
| 44 | Oahn Plant, 6 p. c | | | | | The speaker said there was a motion to pass the bill by title for the second | |
| ŭ. | Olas Plan. 6 p. c | terrore. | **** | **** | | time, which prevailed. Dickey moved | 1 |
| | | | - | | | it be referred to the committee on ju- diciary, as the bill was not construct- | • |
| | Session Sales-Mo | | | | | ed according to legal phraseology. | |
| | Ewa, \$28; 30 Ookal \$119. Afternoon Sc | ssion-F | ve | Walt | dua. | Makekau began to get steam up, and | |
| | \$118.50; 5 Waialua, | \$118.25. | 113000 | | | he soon involved Dickey in a wordy combat. As the interpreter had had | |
| | | •• | | 6 | | no opportunity to do so, Beckley called | |
| | LOCAL E | PEVIT | IEC | | Y. 1 | for a point of order, and asked that | |
| | LUCAL | VEALL | IE3 | • | 41 6 | the interpreter translate Makekau's re- | |
| | | 9 34 14 N | 2000 | | | marks. Upon being asked to say it all over again, Makeksy said he had for- | 3 |
| | Captain Macaule partment, returned | y, of the | cus | toms | de- | gotten what he said. Makekau, how- | 1 |
| | from Kauai on the | he stea | mer | W | G | gotten what he said. Makekau, how- ever, was equal to the task, and talk- | |
| | Hall, | 2.546 | COLUMN TO | 170 | | ed. Makekau plunged into a perusal | 8 |
| | Lieutenant Com | | | | | of the rules, and quoted several which he considered were apropos. | n |
| | Naval Station, was | s honore | d b | ya | visit | Mahoe thought that the motion of the | n |

Lieutenant Commander Pond, of the avail Station, was honored by a visit of Commander Hauss, of the Aus-Naval Station, was honored by a visit from Commander Hauss, of the Austrian man of war, yesterday morning. Inspector of Schools J. K. Burkett

He intends being away about a On account of the illness of Judge Estee there was no session of the United States District Court yester-day, an adjournment having been tak-

en until this morning. The endorsement of the Republican Central Committee to the petition recommending the appointment of George A. Davis as Circuit judge, was lost with the mail on the Rio.

Robert Scott has resigned his position as deputy collector in the Chinese registration office to become clerk of the Moana Hotel. James B. Gorman has been appointed in his place.

A consignment of forest tree was received yesterday morning Commissioner Taylor from Haw from Hawaii There were ten varieties in this tot, and another shipment is expected soon.

Attorney Bitting was released from Oahu Prison yesterday, after spending ten days as a guest of Jailor Henry. The attorney was confined for conmey was confined for con-

Representative J. K. Hibio introduced bill in the House yesterday, entitled, An Act for the suppression of vice, immoral and lewd practices, and to peal sections \$56 to \$23, both inclusive, of the Penal Laws of Hawali."

Two Japanese laborers, of Kauai, brought to Honolulu for safe keeping a few days since, under charge of having murdered another Japanese, were sent back to Kaual yesterday to be tried, together with two Japanese witnesses, who were brought over with

Supervisor Campbell today stater that the rack on Emma street which upset the carriage of Representative Emme-luth did not belong to the Public Works Department, but was the property of the Bituminous Rock Paving Company, which is operating in that

The Austrian Suicide.

Gov. Cleghorn said yesterday that the officer of the old Donau, the Austrian ship-of-war which visited this port over thirty years ago, did not commit suicide in the British Club, but in the German Club, an institution which ed to stand in an alley back of Port street. "There has never been a death from any cause in the British Club, said Gov. Cleghorn, "since the club-was founded in 1853." The old Donau reached here in December, 1869, needing repairs from the effects of a typhoon, and left in May, 1879.

CHAMPIONS A SHORT DAY

(Continued from Page 1.)

time to report, in order to allow the stenographers to transcribe their notes. Request granted.

Monsarrat gave notice of his intention to introduce a bill entitled, "An Act giving right of appeal in all cases

C. HUSTACE.—Wholesale and Retail Gro-cer, 212 King St.; Tel. 119. Far.ily, plan-tation and ships stores supplied on short notice. New goods by every steamer. Orders from the other Islands faithfully executed.

Kelikoa presented a resolution pray-ing for the insertion of an item in the appropriation bill of \$3,000 to defray expenses of widening the road from Kache to Papa, South Kona, Hawaii, It was a resolution appropriation of amount, as a former appropriation of \$2,000 was insufficient. Upon motion of Dickey the resolution was laid on the table, to be taken up with the appro-

printion bill. HONOLULU IRON WORKS CO.—Ma-chinery of every destription made to order.

Kawaihoa gave notice of his inten-tion to introduce a bill entitled, "An Act to establish and maintain a school

library. Hibio introduced the bill of which he had previously given notice. The bill was read by title for the first time, as follows: "An Act to amend a scion 2, of Act 23, of the Laws of the Repub-

NGE.

2, of Act 23, of the Laws of the Republic of Hawari, sersion of 1895." The bill prissed its first reading.

Hino also introduced a bill entitled, "An Act for the suppression of vice, immoral and lewd practices," which was passed by title for its first reading.

in order. The motion to refer it to a

committee was in order.

Speaker Akina suggested suspending the rules to bring the bill before the House again. A bill should be read for the second time, and was subject to two motions, either to commit or print. Emmeluth did not know how the

rules read, as he had no copy on his desk, but he knew a good deal of time was wasted in the simple transferring of bills from one stage to another. He thought the chair should be permitted to use his discretion in submitting bills without vote, if no objection is made to the priper committees or procedure. Time was money to the House, and this would become more and more aparent as the session neared its close, Makekau said time was valuable, but the House should not do useless work. The bill had passed a second time, and did not believe it could be reconsid-

chair thought the motion was properly put. Beckley interrupted by requesting a suspension of the rules. The chair thought if there was no "klck" from the House, the bill should be referred to the judicial committee. Upon motion the bill was reconsidered. Another member then moved it be referred to committee on public heath, which was done, and the tangled mass of motions and suggestions became clear again.

House Bill 21 was read for the sec-

House Hill 21 was rend for the second time by title, and so passed. This
provided for the employment of American citizens on public works, introduced by Representative S. K. Hillio,
The latter moved it he referred to the
committee on agriculture, etc.
Mahoe suggested referring it to the
committee on public improvements, and
then suggested it be referred to a committee of the whole, being a bill which
should have the widest latitude of
House consideration. This was carried.

not undertake to give a ruling. Robertson introduced a resolution, as follows: "No person shall be employed as a damiles. Politics, he said, had entered as a abover upon Tortitory of Hawaii unites such person shall be employed as a daily unified voter of said Territory."

He said the uncertainty of the words in the bill was properly taken by Beckley. The section as it stood was grammatically bad. The public works are minded to the manifer of the mention of the word otherwise, referred to all public works, and he could see no seem of the word otherwise, referred to all public works, and he could see no seem of the word otherwise, referred to all public works, and he could see no seem of the word otherwise, referred to all public works, and he could see no seem of the word otherwise, referred to all public works, and he could see no seem of the word otherwise, referred to all public works and he could see no seem of the word otherwise, referred to all public works, and he could see no seem of the word otherwise, referred to all public works, and he could see no seem of the word otherwise, referred to all public works, and he could see also that the glicers of the government, and the Leer's attress should define the hours of labor. It is should see also that the efficers of the government were A neither a chizens, as much so as the laborers.

Lossely linked with the labor question to the words in the work. If so, only labor of the character the government were to work. Wattered to think the other, Whitever is doc. It he work words should be reproved to the words should be reproved to the words should be reproved to the words and the could be reproved to the words and the could be reproved to the words and the learn of the same of t wise passed by title for its first reading.

Prendergast introduced bills of which
he had previously given notice, and
which was read by title for the first
description of the search of the first was determined what shall be only
a great seal for the Territory of Hadin, and to repeal chapter 5 of the
Civil Code. It passed its first reading.

Monarrat called attention to the
Civil Code. It passed its first reading.

Monarrat called attention to the
English and Hawailan versions, while
thorize the construction of electred
street rallway upon the streets of Honolulu by the Hawailan Tramwase

Monarrat called attention to the
English and Hawailan versions, while
street rallway upon the streets of Honolulu by the Hawailan Tramwase

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English and Hawailan versions, while
street rallway upon the streets of Honolulu by the Hawailan Tramwase

Monarrat called attention to the
English and Hawailan versions, which
and control of the sewer system. If
was read by title and passed its first
and control of the sewer system. If
was read by title and passed its first
and control of the sewer system. If
was read by title and passed its first feating.

"An Act to repeal sections 31, 31s, 319, 226,
321 and 322, relating to Sunday,
Enmeluth introduced a bill of which
had given notice March 6, entitled." An
Act to repeal sections 31, 31s, 319, 226,
sion Laws of 1886.

Nailman introduced a bill of which had deserted. It was mercurally
Makainal gave notice of the series
and the work of the series
and the united states, etc." It was read by
title and passed its first reading.

Makainal gave notice of the order of
the consideration of House bill 14. This
was 'An Act to problish the board or
the problem of the property without compensation."

The spender called for the order of
the consideration of House bill 14. This
was 'An Act to problish the board or
the problem of the property without compensation.

The spender called for the order of
the consideration of House bill 14. This
was 'An Act

ment again at the re-convening of the House at 2 o'clock, and aske pleasure of the Representatives. asked the

Monsarrat felt that if the section passed it would work a great hardship in the country districts. He speke of the Kohala District, which, he said, could not muster ten American citizens to do road work, "and God knows we have been long enough without good roads," said he despairingly. If the bill passed in its present shape, he said his district would never get any roads, and he did not believe that such a bill should pass.

kaniho, "the fiddler of Kohala," thought it was a good law, with the amenaments presented by Robertson, but he had doubts, however, about the passage of a bill which provided only qualified voters to do the work. He was from the same district as Monsarrat, and he knew of iots of men there who wanted to work, but for whom there was no work. Fie thought the trouble lay in the government not giving them any work. The government did not pay enough, if sufficient wages were given he thought plenty of cit-zens of Knu would pick up the shovel

zens of Kau would pick up the shovel and go to work. He was aware that the government work was given to Asiacles, because the wag s were very low. If the House agreed to employ those Asiacles, well and good, but he would refuse to sarction such a tion.

Monsarrat real ed to Kaniho, He said he did not believe Kaniho had ever come into town. Natives were offered, \$1.00 a day for work. If \$10 a day was offered, the gaver ment probably could offered, the gaver ment probably could \$1.00 a day for work. If \$10 a day was offered, the gover ment probably could get natives to work. It was however, impossible to get American ellipses to work on the roads in his district—Kau He did not, however, speak for Kohaia—Kamiho's district.

Prendergast neved to insert the word "government" and strike out the word "government" and strike out the word "government" and strike out the word "works," as it appeared in the first line. The motion prevaled.

Makekau said, see riding to Prendergast's motion, persons amproyed on all

House consideration. This was carried.

The speaker, at this juncture, requested Representative Dickey to take the chair. Dickey called the House to order as a committee of the whole to consider Bill 21.

Pluk, who introduced the bill, arose to make a few explanations. Maxamal interposed a motion to have the hill considered section by section. The first section read. That all public works in the Territory of Hawall, either mechanical, industrial, or otherwise, shall be performed only by American chiral zets, and who are qualified voters residing in this Territory."

Emmettath moved that section 1 be taken up for consideration, and upon its passings said: "This is one of those measures to which every member of this Legislature is pledged..."

Sneaker Dickey interposed, which cut off the "Boss" peremptorily.

Beckley wanted to know what the word "otherwise" meant. He wanted a played by the reverement were sending in the request. The speaker provided the bear of the word "otherwise" meant. He wanted a played by the reverement were not all problems of the request. The speaker proved by the reverement were not all problems are not all problems are not all problems are not all problems are not all problems. The lates were sending to Prender and the currant work in the currant word in the consideration of the base of the reachers. According to Prender and the currant word to the law resulting the total and the setting the time of the word of the property.

Sneaker Dickey interposed, which cut off the "Boss" peremptorily.

Beckley wanted to know what the word and the reachers are not all problems are not all problems are not all problems are not all problems. The lates are not all problems are not all problems

Mahoe preferred the bill as it was introduced, and said it was in accordance with the Independent platform. platform. To him, cutting up the bill was like cutting up the limbs of a child until only the head remained.

aver is that known as common labor and not expert work, such as sensel sorting, clerical and general office work in the government. For that exact he had specified what class of abor should be projected. It is substitute, which he asked reserved to the standing committee, read to follow.

An Act to resulte labor on the p-hir works of this Territory;
He it enseted, etc.
Section 1-No person shall be employed as a laborer upon any public work carried on by the Territory upless such person shall be a duly qualified voter of this Territory.

fory.

Section 2-No person employed spon the public works about he composited by work more than eight hours each day.

Faction he-Labor on the public works of the Persiony for the number of this not shall be consistent to mean the numbers of annual and mechanical taker of all times in now work parend on by the Persions, either by the government itsulf or by any contrastor of the government.

BABY'S BUSINESS

A healthy baby is comfortable; and that is enough for a baby. His business in life is

Aside from acute diseases, his food is the cause of most of his troubles. But Scott's opinion as written by Judge Galbraith is as follows:

We'll send you a little to try, if you like.

Board of Health had done this for Beretania street to Waialae, also from many months past. He called attention to one, Duffy, who was employed as plumbing inspector, who made regulations which hurt him personally. He registered a healthy kick against Duffy. Laws must be made for "our children's children, and laws which would benefit them," he said. He fatchoice being between electric overhead vored. Beckley's amendment that or underground wires conversed also. would benefit them," he said. He fa-vored Beckley's amendment that persons who come to Hawaii must re-side here three years before they can get work from the government.

Mahoe preferral of typewritten matter, and generally follows along the lines of the old fran-cl.lse with modern improvements mentioned as to service

Upolu Arrives in Time.

Early yesterday morning the little damages was a correct statement of the steamer Upolu arrived in port. Contaw as applied to this case.

While the instructions requested by the defendant and refused by the Court "You can talk all day and all night | Early yesterday morning the little on this bill, but you cannot change steamer Upolu arrived in port. Conthe views of some of our members," he siderable anxiety hat, been felt consaid. The act has grown thin under cerning her. It was thought that she this discussion. You can almost see might possibly not arrive here in time He moved that the committee send its report to the committee on judiciary.

Robertson believed with Emmeluth, that the eight-hour labor law should be a part of the bill under discussion, and he had prepared a rough drait of a bill including that feature. He referred to Beckley's amendment whereby court interpreters had been specified as persons who should be considered as premared to be agents of the bill. If the law has to be a part of the bill including that feature, the referred to Beckley's amendment whereby court interpreters had been specified as persons who should be considered as premared to be agents of the Upou. If it had named to be agents of the Upou. If it had named to be a part of the several could not be brought here. This was important of the successful treatment of leproxy, but a feel bill in its use could not be beautifully in the board of the bill should ever is that known as promonal there are the bill should ever is that known as promonal there and not the continuous properties of the bill should ever is that known as promonal there are the board would not have been permitted. There were experts in forestry and beautifully would not have been permitted to accept the first to account to be appeared to be a part of the bill should ever is that known as promonal there are the bill should ever is that known as promonal there are the bill should ever is that known as promonal there are not not be a part of the bill should ever is that known as promonal there are not be accepted to the province of the province moved that the committee send to be inspected by the Federal inspec-

DECISION UPHELD.

Aside from acute diseases, THE appealed case of M. G. Suva

cinulsion of cod-liver oil deliv- The action was for damages for breach ers him from it.

He isn't sick; only a little hitch, somewhere, in his matchine for turning food into the parking of the parking of the parking price was paid at the parking price was paid at the chine for turning food into the parking into said e at me, and at the same time the defendant executed and derivered to the parking a certain in trumon, it witing, it words and figures following, to wit:

Hone ulu, Aug. 25, 196, It is a great thing to do, for fig., teng a preliminary marment to a baby, to help him ever a hitel hand known as a use, o the me in the, with mere food—the emulsion the way of the parties of the is food that has the tact to get the man does not being such the deposit The tact to get there is medline.

The tact to get there is medline.

We'll send you's little try, if you'll a.

We'll send you's little to try, if you'll a.

We'll send you's little to try, if you'll a. We'll send you a little to try, if you like.

SCOTT & BOWNE, 409 Fearlances. New York

Section 4—This act shall take effect upon the date of its publication.

Emmeluth thought the substitute was a good one. While listening to the discussion he realized how vital the bill was to the voters, and he had gone through the Governor's message and found no mention of "labor." He considered the sins of omission greater than those of commission. Some laughed at Emmeluth's attack upon the Governor, while one hissed.

The chairman put Robertson's substitute amendment to the House, which carried. The report of the committee

The chairman put Robertson's substitute amendment to the House, which carried. The report of the committee was referred to the judiciary committee.

The committee of the whole then adjourned, and the House resumed its session, with Speaker Akira in the chair. The report on Bill 21, presented by Chairman Dickey to the House, was adopted.

The defendant in his answer pleads the general issue, and gives noite; that he case." A trial was had to a jury and a verdict returned for the plantill for the session, with Speaker Akira in the tase, the advance in the price at which the lots were soil and interest the control of the relation of the printing committee.

chair. The report on Bill 21, breaming the printing compared on the printing committee, reported on the following bills which had been printee:

House Bill 24, House Bill 25, House Bill 26.

Dickey moved the rules be susted and so that the minority report of the committee on finance could be presented on H. M. Dow's request for r 1 birse ment of \$446. He said issuffice at r a sort had been advanced to have him reimbursed. It was laid on the tabre and will be taken up with the majority report. Upon r office of Make knu the two reports were taken up for recent sideration. He then asked that an adjournment be taken. Upon a rising softened and properly admitted.

At the close of paint if was the department of the contract offered and has doesn't was unlatered and between the plaintiff was not beautiff in and has doesn't be maken of the plaintiff was not beautiff in and has doesn't be maken of the plaintiff was not beautiff in and has doesn't be maken of the plaintiff was not beautiff in and has doesn't beautiful to the plaintiff was not beautiff in and has doesn't beautiff was not beautiff in and has doesn't beautiff was not beautiff.

milen element is Hawaii toray. It is not a yielding of the civilization of the law was to put the money west to the East, but it is a mersing the two cleaning which careful to the bookets of the citilean, insected of these of outsiders.

By this time the bill began to look the two cleaning which careful the two cleaning and the two cleaning with the same of the two cleaning the two cleaning and consideration. By this time the bill began to look the two cleaning element, which careful to society, as to the mechanical element.

"There should be time given to give the matter full consideration."

MANY BILLS;

MANY MINDS

AFTERNOON SESSION.

OBERTSON'S labor bill amendment bore the brunt of the House does do the brunt of the House does do the brunt of the House does do the two cleaning the afternoon sees son. Chairman Dickey, of the committee of the whole, read the amendment again at the re-convening of the law was to put the montey of the should be collected. The full of parchword, but the same of the chilesia, insected of these of outsiders. By this time the bill began to look the same till and the part of the buse, and there was anything the sterious subjects to be charged.

BILL PROVIDING

FOR A FRANCHISE

To Trainway Company for fifty years a bound the country. The injunction of the part of the sound to take the flow of the country. The injunction of the part of the sound to take the flow of the country. The injunction of the part of the sound of the sound to the part of the sound to the country. The part of the sound to the part of the sound t given in August, 1886, by the detendant to the plaintiff; further, that the defend-ant has committed a breach of the agree-ment unless you find that there was a surrender or release by the plaintiff."

This instruction it seems correctly con-strues the writing as understood by the parties at the time of its execution. Both plaintiff and defendant test fy that the defendant agreed to sell the lots and plaintiff agreed to buy them at the price and on terms set out in the writing signed by the defendant. Although the latter part of the instruction is not a full statement of the law, it possibly is as full a statement as was required unser the correct of the law. the Issue presented by the pleadings

and the evidence. The instruction as to the measure of

were, we think, in the main, correct as abstract propositions of law; they were not in harmony with the laste or the

for want of a livenue and captain tails

Ion will have the necessary master's
certificate.

Repeated messages by wireless for
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